By: Representative Snowden

To: Transportation

HOUSE BILL NO. 922

AN ACT TO REQUIRE THE DEPARTMENT OF PUBLIC SAFETY TO ESTABLISH AND OPERATE A MOTORCYCLE SAFETY AND OPERATOR TRAINING 3 PROGRAM FOR THE PURPOSE OF MOTORCYCLE OPERATOR TRAINING AND TO PROMOTE MOTORCYCLE SAFETY AND MOTORCYCLE AWARENESS; TO ESTABLISH COURSE REQUIREMENTS; TO AUTHORIZE THE COMMISSIONER OF PUBLIC 6 SAFETY TO APPOINT A STATEWIDE MOTORCYCLE SAFETY DIRECTOR TO 7 ADMINISTER THE PROGRAM; TO PRESCRIBE THE QUALIFICATIONS OF THE DIRECTOR AND THE PROGRAM INSTRUCTORS; TO PROVIDE THAT APPLICANTS FOR MOTORCYCLE OPERATORS' LICENSES OR MOTORCYCLE ENDORSEMENTS WHO 8 9 HAVE SUCCESSFULLY COMPLETED A COURSE UNDER THE PROGRAM SHALL BE 10 11 EXEMPT FROM THE MOTORCYCLE LICENSING KNOWLEDGE TEST AND SKILL TEST; TO ESTABLISH A MOTORCYCLE SAFETY AND OPERATOR TRAINING FUND; 12 TO AMEND SECTIONS 27-19-5, 63-1-21 AND 63-1-43, MISSISSIPPI CODE OF 1972, TO INCREASE CERTAIN TAXES AND FEES TO FUND THE PROGRAM; 13 14 TO AMEND SECTION 63-1-6, MISSISSIPPI CODE OF 1972, IN CONFORMITY 15 16 THERETO; AND FOR RELATED PURPOSES.

- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
- 18 **SECTION 1.** The following terms as used in Sections 1 through
- 19 7 of this act have the meanings ascribed to them in this section
- 20 unless the context clearly requires otherwise:
- 21 (a) "Commissioner" means the Commissioner of Public
- 22 Safety.
- 23 (b) "Director" means the Statewide Motorcycle Safety
- 24 Director provided for in Section 4 of this act.
- 25 (c) "Department" means the Department of Public Safety.
- 26 (d) "Motorcycle" means every motor vehicle having a
- 27 seat or saddle for the use of the rider and designed to travel on
- 28 not more than three (3) wheels in contact with the ground, but
- 29 excluding tractors and mopeds.
- 30 (e) "Operator" means any person who drives, operates or
- 31 is in actual physical control of a motorcycle.
- 32 (f) "Program" means the Motorcycle Safety and Operator
- 33 Training Program provided for in Section 2 of this act.

H. B. No. 922 * HR12/ R1256* 07/HR12/R1256 PAGE 1 (JWB\DO)

- 34 <u>SECTION 2.</u> (1) The department shall develop standards for,
 35 establish and administer the Motorcycle Safety and Operator
 36 Training Program.
- 37 (2) The program shall provide for rider training courses for 38 novice and experienced riders in sufficient numbers and at 39 locations throughout the state as necessary to meet the reasonable
- 41 (3) The program shall provide for motorcycle instructor 42 certification and training, instructor approval and the training 43 of law enforcement personnel in the operation of motorcycles.

anticipated needs of state residents.

- 44 (4) The program shall also include activities to increase 45 motorcyclists' alcohol and drug effects awareness, motorcycle 46 driver improvement efforts, program promotion activities, and 47 other efforts to enhance motorcycle safety through education, 48 including enhancement of public awareness of motorcycles.
- 49 (5) The commissioner shall appoint a program director to 50 oversee and direct the program as provided for in Section 4 of 51 this act.
 - (6) Standards for the motorcycle rider training courses, including standards for course content, delivery, curriculum, materials and student evaluation, and standards for the training and approval of instructors shall comply with the requirements of this act and shall meet or exceed established national standards for motorcycle rider training courses prescribed by the Motorcycle Safety Foundation or its equivalent in quality, utility and merit.
- Safety Foundation or its equivalent in quality, utility and merit.

 SECTION 3. (1) The program shall offer motorcycle operator

 training courses designed to develop and instill the knowledge,

 attitudes, habits and skills necessary for the proper operation of

 a motorcycle and to assist motorcycle operators in meeting the

 requirements for licensed operation of a motorcycle in this state.

 The courses shall be taught only by instructors approved under

 Section 5 of this act.

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- (2) Operator training courses shall be opened to any
 resident of the state who either holds a current valid driver's
 license for any classification or who is eligible for a temporary
 motorcycle operator's permit.
- 70 (3) The department shall issue certificates of completion to
 71 persons who satisfactorily complete the requirements of the
 72 motorcycle operator training course offered or authorized by the
 73 state program.
- 74 (4) Applicants for a motorcycle endorsement or a restricted
 75 motorcycle operator's license shall be exempt from the licensing
 76 knowledge test and skill test if they present satisfactory
 77 evidence of successful completion of an approved rider training
 78 course which includes a similar test of both knowledge and skill.
- 79 (5) Other state-funded public or private entities shall 80 provide reasonable cooperation in providing locations to conduct 81 the motorcycle operator training courses in order to minimize the 82 course enrollment fee charged to the students.
- 83 **SECTION 4.** (1) The commissioner shall appoint a Statewide 84 Motorcycle Safety Director who shall carry out and enforce the provisions of this act, and the rules and regulations of the 85 department. The director must hold a valid regular driver's 86 87 license with a motorcycle endorsement and be or have been a chief 88 instructor as prescribed by the Motorcycle Safety Foundation or an equivalent nationally recognized motorcycle safety instructor 89 90 certifying body.
- 91 (2) The director may also:
- 92 (a) Promote motorcycle safety and awareness throughout 93 the state;
- 94 (b) Provide consultation to the various departments of 95 the state government and local political subdivisions relating to 96 motorcycle safety;
- 97 (c) Establish and operate additional motorcycle

 98 operator training programs with the approval of the commissioner;

 H. B. No. 922 * HR12/R1256*
 07/HR12/R1256
 PAGE 3 (JWB\DO)

- 99 (d) Establish procedures and requirements for reviewing 100 instructor performance and course quality assurance;
- 101 (e) Do any other thing deemed necessary by the 102 commissioner to promote motorcycle safety in the state.
- 103 <u>SECTION 5.</u> (1) The department shall approve instructors for 104 the motorcycle operator training courses. No person shall be 105 approved as an instructor unless the person meets the requirements 106 of this act and regulations of the department.
- 107 (2) The program shall offer instructor training courses as
 108 needed for instruction who teach the motorcycle operator training
 109 courses. Successful completion of the instructor training course
 110 shall require the participant to demonstrate knowledge of the
 111 course material, knowledge of proper motorcycle operation,
 112 motorcycle riding proficiency, and the necessary aptitude to
 113 instruct and impart motorcycle driving skills to students. The
- 114 instructor training program shall provide for a course of

instruction based on the Motorcycle Safety Foundation's Instructor

- 116 Course or its equivalent in quality, utility and merit. This
- 117 course of instruction shall be held periodically based on the
- 118 applications received and the need for instructors, and a course
- 119 fee prescribed by the director shall be charged.
- 120 (3) No person shall be approved as an instructor unless the 121 person has successfully completed the instructor training course 122 or an equivalent approved course offered in another state.
- 123 (4) The department shall establish additional requirements 124 for the approval of instructors, including, but not limited to,
- 125 the following:

- 126 (a) The person must be of good moral character;
- 127 (b) The person must have a high school diploma or its
- 128 equivalent;
- 129 (c) The person must be at least eighteen (18) years of
- 130 age and have a valid restricted motorcycle operator's license or
- 131 motorcycle endorsement;

132		(d)	The	person	must	have	at	least	two	(2)	years	of
133	recent	motorcy	cline	exper:	ience	;						

- 134 (e) The person's operator's or driver's license must
 135 not have been suspended or revoked at any time during the
 136 preceding two (2) years for any offense; and
- 137 (f) The person must not have been convicted of a 138 felony.
- 139 (5) In the case of a nonresident, the department shall
 140 obtain and review the person's driving record from the state where
 141 the person is licensed prior to approval or reapproval of the
 142 person as an instructor.
- 143 (6) The department shall annually review the status of all
 144 approved instructors and shall withdraw approval from any
 145 instructor who is no longer qualified under the requirements of
 146 this section or the requirements of the department. The
 147 department shall immediately withdraw approval of an instructor
 148 when it receives adequate notice of disqualification.
 - **SECTION 6.** (1) The department shall adopt, promulgate and establish rules and regulations for the operation of any motorcycle safety and operator training program created under this act; may provide for the entrance and enrollment of students; may prescribe the requirements and conditions under which students may be received for instruction in any such program; and may prescribe fees for such courses. Commissioned law enforcement officers who meet the conditions for enrollment shall be exempt from such fees once in a two-year period.
- 158 (2) The department may enter into contracts with public or 159 private entities for course delivery and for the provision of 160 services or materials necessary for implementation of the program.
- 161 (3) The department may utilize available program funds to
 162 defray expenses in offering motorcycle safety and operator
 163 training courses and may reimburse entities which offer approved
 164 courses for the expenses incurred in offering such courses.

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165	SECTION 7. There is created in the State Treasury a special
166	fund to be known as the Motorcycle Safety Operator Training Fund,
167	into which shall be deposited the money specified in Sections
168	27-19-5, 63-1-21(5)(a) and 63-1-43(3)(b), and such other money as
169	the Legislature may provide by appropriation. Money in the fund
170	shall be utilized by the Commissioner of Public Safety, upon
171	appropriation by the Legislature, to operate the program.
172	Unexpended amounts remaining in the fund at the end of a fiscal
173	year shall not lapse into the General Fund, and any interest or
174	investment earnings on amounts in the fund shall be deposited to
175	the credit of the fund.
176	SECTION 8. Section 27-19-5, Mississippi Code of 1972, is
177	amended as follows:
178	27-19-5. $\underline{(1)}$ There is hereby levied the following annual
179	highway privilege tax on operators of private carriers of
180	passengers as reasonable compensation for the use of the highways
181	of this state:
182	(a) On the owner or operator of each private carrier of
183	passengers\$15.00
184	(b) On each motorcycle, per annum 8.00
185	(2) From and after July 1, 2008, there shall be levied an
186	additional annual highway privilege tax on each motorcycle in the
187	amount of Five Dollars (\$5.00). Revenue from the tax levied
188	pursuant to this subsection shall be deposited into the Motorcycle
189	Safety Operator Training Fund created under Section 7 of House
190	Bill No, 2007 Regular Session.
191	SECTION 9. Section 63-1-21, Mississippi Code of 1972, is
192	amended as follows:
193	63-1-21. (1) Every applicant for a new or original driver's
194	or operator's license, except persons holding an out-of-state
195	license, shall first obtain a temporary driving permit upon the
196	payment of a fee of One Dollar (\$1.00) to the Department of Public
197	Safety and upon the successful completion of the examination

H. B. No. 922 07/HR12/R1256

PAGE 6 (JWB\DO)

* HR12/ R1256*

- 198 provided for in Section 63-1-33 and the payment of the fee for 199 such examination provided for in Section 63-1-43.
- 200 (2) A temporary driving permit entitles the holder, provided
- 201 the permit is in his immediate possession, to drive a motor
- 202 vehicle other than a motorcycle on the highways of the State of
- 203 Mississippi only when accompanied by a licensed operator who is at
- 204 least twenty-one (21) years of age and who is actually occupying
- 205 the seat beside the driver. A temporary driving permit may be
- 206 issued to any applicant who is at least fifteen (15) years of age.
- 207 A temporary driving permit shall be valid for a period of one (1)
- 208 year from the date of issue.
- 209 (3) An intermediate license allows unsupervised driving from
- 210 6:00 a.m. to 10:00 p.m. At all other times the intermediate
- 211 licensee must be supervised by a parent, guardian or other person
- 212 age twenty-one (21) years or older who holds a valid driver's
- 213 license under this article and who is actually occupying the seat
- 214 beside the driver.
- 215 (4) The fee for issuance of an intermediate license shall be
- 216 Five Dollars (\$5.00).
- 217 (5) (a) Except as otherwise provided by Section 63-1-6,
- 218 every applicant for a restricted motorcycle operator's license or
- 219 a motorcycle endorsement shall first obtain a temporary motorcycle
- 220 driving permit upon the payment of a fee of One Dollar (\$1.00) to
- 221 the Department of Public Safety, and upon the successful
- 222 completion of the examination provided for in Section 63-1-33, and
- 223 payment of the fee for said examination provided for in Section
- 224 63-1-43. All applicants for such temporary permit shall (i) be at
- 225 least fifteen (15) years of age; (ii) operate a motorcycle only
- 226 under the direct supervision of a person at least twenty-one (21)
- 227 years of age who possesses either a valid driver's or operator's
- 228 license with a motorcycle endorsement or a valid restricted
- 229 motorcycle operator's license; (iii) be prohibited from
- transporting a passenger on a motorcycle; (iv) be prohibited from H. B. No. 922 * HR12/R1256*

- operating a motorcycle upon any controlled access highway; and (v)
- 232 be prohibited from operating a motorcycle during the hours of 6:00
- 233 p.m. through 6:00 a.m. Temporary motorcycle driving permits shall
- 234 be valid for the same period of time and may be renewed upon the
- 235 same conditions as temporary driving permits issued for vehicles
- 236 other than motorcycles.
- (b) From and after July 1, 2008, an additional fee in
- 238 the amount of One Dollar (\$1.00) shall be paid by every applicant
- 239 for a temporary motorcycle operator's permit. Revenue from the
- 240 fee levied pursuant to this paragraph shall be deposited into the
- 241 Motorcycle Safety Operator Training Fund created under Section 7
- of House Bill No._____, 2007 Regular Session.
- 243 SECTION 10. Section 63-1-43, Mississippi Code of 1972, is
- 244 amended as follows:
- 245 63-1-43. (1) The fee for receiving the application and
- 246 issuing the regular driver's or operator's license and the fee for
- 247 renewing the license shall be:
- 248 (a) Eighteen Dollars (\$18.00) plus the applicable
- 249 photograph fee for each applicant for a four-year license;
- 250 (b) Three Dollars (\$3.00) plus the applicable
- 251 photograph fee for each applicant for a one-year license, except
- 252 as provided in paragraph (c) of this subsection; and
- 253 (c) Eight Dollars (\$8.00) plus the applicable
- 254 photograph fee for a one-year license for each applicant who is
- 255 not a United States citizen and who does not possess a social
- 256 security number issued by the United States government.
- 257 All originals and renewals of regular operators' licenses
- 258 shall be in compliance with Section 63-1-47.
- (2) (a) The fee for receiving the application and issuing a
- 260 motorcycle endorsement shall be Five Dollars (\$5.00). Motorcycle
- 261 endorsements shall be valid for the same period of time as the
- 262 applicant's operator's license.

263	(b) From and after July 1, 2008, an additional fee in
264	the amount of One Dollar (\$1.00) shall be assessed for issuing and
265	renewing a motorcycle endorsement. Revenue from the fee levied
266	pursuant to this paragraph shall be deposited into the Motorcycle
267	Safety Operator Training Fund created under Section 7 of House
268	Bill No, 2007 Regular Session.
269	(3) $\underline{\text{(a)}}$ The fee for receiving the application and issuing a
270	restricted motorcycle operator's license and the fee for renewing
271	such license shall be:
272	(i) Eleven Dollars (\$11.00) plus the applicable
273	photograph fee for a four-year license; and
274	(ii) Eight Dollars (\$8.00) plus the applicable
275	photograph fee for a one-year license.
276	(b) From and after July 1, 2008, an additional fee in
277	the amount of One Dollar (\$1.00) shall be assessed for issuing and
278	renewing a restricted motorcycle operator's license. Revenue from
279	the fee levied pursuant to this paragraph shall be deposited into
280	the Motorcycle Safety Operator Training Fund created under Section
281	7 of House Bill No, 2007 Regular Session.
282	All originals and renewals of restricted motorcycle licenses
283	shall be valid for the same period of time that an original
284	regular driver's license may be issued to such person in
285	compliance with Section 63-1-47.
286	(4) From and after January 1, 1990, every person who makes
287	application for an original license or a renewal license to
288	operate a vehicle as a common carrier by motor vehicle, taxicab,
289	passenger coach, dray, contract carrier or private commercial
290	carrier as such terms are defined in Section 27-19-3, except for
291	those vehicles for which a Class A, B or C license is required
292	under Article 2 of this chapter, shall, in lieu of the regular
293	driver's license above provided for, apply for and obtain a Class
294	D commercial driver's license. Except as otherwise provided in
295	subsection (5) of this section, the fee for the issuance of a
	H. B. No. 922 * HR12/R1256* 07/HR12/R1256 PAGE 9 (JWB\DO)

Class D commercial driver's license shall be Twenty-three Dollars (\$23.00) plus the applicable photograph fee for a period of four (4) years; however, except as required under Article 2 of this chapter, no driver of a pickup truck shall be required to have a commercial license regardless of the purpose for which the pickup truck is used.

Except as otherwise provided in subsection (5) of this section, all originals and renewals of commercial licenses issued under this section shall be valid for a period of four (4) years, in compliance with Section 63-1-47. Only persons who operate the above-mentioned vehicles in the course of the regular and customary business of the owner shall be required to obtain a Class D commercial operator's license, and persons operating such vehicles for private purposes or in emergencies shall not be required to obtain such license.

- (5) The original and each renewal of a commercial driver's license issued under this section to a person who is not a United States citizen and who does not possess a social security number issued by the United States government shall be issued for a period of one (1) year for a fee of Eight Dollars (\$8.00) plus the applicable photograph fee and shall expire one (1) year from the date of issuance. Such person may renew a commercial license issued under this section within thirty (30) days of expiration of the license.
- (6) The Commissioner of Public Safety, by rule or regulation, shall establish a driver's license photograph fee which shall be the actual cost of the photograph rounded off to the next highest dollar. Monies collected for the photograph fee shall be deposited into a special photograph fee account which the Department of Public Safety shall use to pay the actual cost of producing the photographs. Any monies collected in excess of the actual costs of the photography shall be deposited to the General Fund of the State of Mississippi.

SECTION 11. Section 63-1-6, Mississippi Code of 1972, is 329 330 amended as follows: 331 63-1-6. (1) No person shall drive or operate a motorcycle 332 upon the highways of the State of Mississippi without first 333 securing either a regular operator's license with a motorcycle 334 endorsement upon it, or a restricted motorcycle operator's 335 license, except those persons especially exempted by Section 63-1-7, Mississippi Code of 1972; provided, however, that any 336 person possessing a valid Mississippi operator's license issued 337 338 prior to July 1, 1985, may operate a motorcycle upon the highways 339 of this state until such time as said license expires. Upon the expiration of a license issued prior to July 1, 1985, and the 340 payment of One Dollar (\$1.00), the applicant for renewal may 341 342 obtain the necessary motorcycle endorsement without further 343 examination. 344 (2) A motorcycle endorsement may be issued any person who 345 holds a valid Mississippi driver's license and meets the other requirement for such endorsement contained in this chapter. 346 347 (3) A restricted motorcycle operator's license may be issued 348 to any applicant who fulfills all the requirements necessary to 349 obtain a Mississippi operator's license that may be applicable to 350 the operation of a motorcycle. Such license shall entitle the 351 holder thereof to operate a motorcycle, and no other motor 352 vehicle, upon the highways of this state. 353 (4) A person who presents satisfactory evidence of 354 successful completion of an approved motorcycle operator training 355 course that is established pursuant to Sections 1 through 8 of 356 House Bill No.____, 2007 Regular Session, shall be exempt from the written test and skill test required pursuant to Section 63-1-33. 357 358 SECTION 12. On or before January 1, 2008, the Commissioner 359 of Public Safety shall file a report with the Clerk of the House 360 of Representatives and the Secretary of the Senate. The report

shall include the commissioner's recommendations with regard to

* HR12/ R1256*

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H. B. No. 922
07/HR12/R1256
PAGE 11 (JWB\DO)

362	the implementation of House Bill No, 2007 Regular Session,
363	and an estimate of the costs that the Department of Public Safety
364	is expected to incur in implementing the provisions of House Bill
365	No, 2007 Regular Session.
366	SECTION 13. This act shall take effect and be in force from
367	and after July 1, 2007.